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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/660,085	09/10/2003	Jack V. Smith		5911
Jack V. Smith	7590 04/06/2007		EXAM	INER
P.O. Box 156		SIEFKE, SAMU		AMUEL P
Arden, NC 287	04		ART UNIT	PAPER NUMBER
			1743	
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		04/06/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		10/660,085	SMITH, JACK V.				
		Examiner	Art Unit				
		Samuel P. Siefke	1743				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in a solution of 1.00 period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONED	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on						
′=	• • • • • • • • • • • • • • • • • • • •	action is non-final.					
,	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
D:							
Dispositi	on of Claims						
	4) Claim(s) <u>1-4</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	5) Claim(s) is/are allowed.						
	6) Claim(s) 1-4 is/are rejected.						
	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119	,					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). 							
* S	ee the attached detailed Office action for a list of	of the certified copies not received	t				
Attachment	(s)		•				
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
3) 🛛 Inforn	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date <u>9/1/03</u> .	Paper No(s)/Mail Dat 5) Notice of Informal Pa 6) Other:					
							

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DETAILED ACTION

Claim Objections

Claim 2 is objected to because of the following informalities: In claim 2, line 2, "flow means the allows" should read "flow means that allows". Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Galloway et al. (USPN 5,403,551).

Galloway discloses "an assaying device for collecting a sample, analyzing a portion of the sample and shipping of an unadulterated remainder of the sample, said device comprising: container means (12), having an opening (14), for collecting a sample, and a chamber (18), for storing said sample; cap means (28) for sealing the container means opening; assay means (46), attached to said container means, for chemically analyzing said sample, said assay means being positioned on said container means for enabling direct visual observation thereof" (copied from claim 1 of Galloway). In the container means 12, there is an inside flat wall (30) within the container as seen

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in figure 1 and a flat wall (30) on the outside of the chamber as seen in figure 2. The Examiner interprets the attached assay means of Galloway as the integrated assay means of the instant application. Webster's Ninth New Collegiate Dictionary defines integrated, "to unite with something else; to form, coordinate, or blend into a functioning or unified whole." When the assay means 30 is attached to the container means 12, the assay device becomes functional and unified as a whole to operate as an analyzing device as intended. Therefore, Galloway discloses an assay means that is integrated into the container means. Regarding claim 2, Galloway discloses a lateral flow means (52 wicking material) that allows fluid contact between the assay means (46) and liquid introducing into the device in that the lateral flow means (52) allows parallel flow of the sample in relation to the collected sample. Regarding claim 3, the assay means is integrated in the outside wall of the container means as seen in figure 2. Again the definition of integrated comes into play because the assay means becomes one unit with the container when it is attached and thereby integrated with the container. Claim 4 is directed to an assay device but contains claim limitations directed to method steps i.e. placing the specimen in the container, placing the cap onto the container, observing the assay means. Since the claim is directed to a device, the structure limitations within the claim are given weight, i.e. containing means, a cap means, and a container that allows direct observation. Galloway discloses all of claim 4 as described above.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samuel P. Siefke whose telephone number is 571-272-1262. The examiner can normally be reached on M-F 7:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill A. Warden can be reached on 571-272-1700. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Sam P. Siefke March 29, 2007